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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/083,278	05/22/1998	YOJI FUJIWARA	041-2013	3784
22429 7	590 03/27/2002			
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ALEXANDRI	A, VA 22314		ART UNIT	PAPER NUMBER
			2635	
			DATE MAILED: 03/27/2002	2

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)
		09/083,278	FUJIWARA
		Examiner	Art Unit
		Brian Zimmerman	2635
Period f	The MAILING DATE of this communication ap or Reply	opears on the cover sheet wi	ith the correspondence address
THE - External after of the control	MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR 1 r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a red period for reply is specified above, the maximum statutory period ure to reply within the set or, extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a r ply within the statutory minimum of third d will apply and will expire SIX (6) MON tte, cause the application to become AE	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
1)⊠	Responsive to communication(s) filed on 27	<u>December 2001</u> .	
2a)	This action is FINAL . 2b)⊠ T	his action is non-final.	
3)	Since this application is in condition for allow closed in accordance with the practice unde		
· · · —	tion of Claims Claim(s), 2.24 is/ore pending in the application		
4)[Claim(s) 2-24 is/are pending in the application		
€/□	4a) Of the above claim(s) is/are withdra	awn from consideration.	
5)∐ 6)⊠	Claim(s) is/are allowed.		
7) 	Claim(s) <u>2-24</u> is/are rejected. Claim(s) is/are objected to.		
7)□ 8)□		for election requirement	
/—	Claim(s) are subject to restriction and/ ion Papers	or election requirement.	
	The specification is objected to by the Examin	er.	
	The drawing(s) filed on is/are: a) acce		he Examiner.
	Applicant may not request that any objection to t	he drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).
11)	The proposed drawing correction filed on	is: a)□ approved b)□ d	isapproved by the Examiner.
	If approved, corrected drawings are required in re	eply to this Office action.	
12)	The oath or declaration is objected to by the E	xaminer.	
Priority	under 35 U.S.C. §§ 119 and 120		
13)	Acknowledgment is made of a claim for foreign	gn priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a)	☐ All b)☐ Some * c)☐ None of:	•	
	1. Certified copies of the priority documer	nts have been received.	
	2. Certified copies of the priority documer	nts have been received in A	pplication No
* (3. Copies of the certified copies of the pricapplication from the International B See the attached detailed Office action for a lis	ureau (PCT Rule 17.2(a)).	_
	Acknowledgment is made of a claim for domes	· · · · · · · · · · · · · · · · · · ·	
a	a) The translation of the foreign language procedures Acknowledgment is made of a claim for domes	rovisional application has be	een received.
Attachmen		•	
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)

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Status of Application

In response to the applicant's amendment entered in response to the request filed on 12/27/01. The examiner has considered the new presentation of claims and applicant arguments in view of the disclosure and the present state of the prior art. And it is the examiner's position that claims 2-24 are unpatentable for the reasons set forth in this office action:

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections

1. Claims 2,4-6,11,12,17,19,20,21,23, are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious in view of the WO publication to Motorola (WO 96/06417, hereafter referred to as the Motorola Publication).

The Motorola publication shows a pager, which receives codes. A first portion of a received code is compared to a stored address to **detect** if the message is directed to the particular paging receiver, page 4 lines 20+. A second portion of the codes is used to convey display information to the user (page 4 lines 34+), and a third portion of the codes is used to activate a sound generator to audibly generate recalled tones to be heard by the user for presenting an audible composition to the user (page 4 lines 35+).

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It remains the examiner's position that the Motorola Publication does generate a series of tones where at least one tone has a frequency that is at least a portion of the chromatic scale. The chromatic scale is a series of notes or tones that can be used to generate or write an audible composition. It remains the examiner's position that the Motorola Publication would in fact generate at least one tone that would exist on the Chromatic Scale.

In the alternative, it is well known that the chromatic scale is a group of notes that can be used to create music or an audible composition much like the various forms of the English Language. Similarly, it is clear the a musical or audible composition for alerting would have been obvious in view of the Motorola Publication regardless of the exact notes or the exact manner in which to express or "write" those notes. Therefore, it would have been obvious to use musical notes from different scales in the audible generated composition since such would have been common techniques to use different notes to generate a composition.

2. Claims 2-24 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious as being clearly anticipated by Kahn (5777997).

Kahn shows a radio receiver that receives a digital signal with codes. The receiver displays information based upon receipt of some of the codes, and generates audio information based upon receipt of some of the codes as claimed.

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It remains the examiner's position that Kahn does generate a series of tones where at least one tone has a frequency that is at least a portion of the chromatic scale. The chromatic scale is a series of notes or tones that can be used to generate or write an audible composition. It remains the examiner's position that Kahn would in fact generate at least one tone that would exist on the Chromatic Scale.

In the alternative, it is well known that the chromatic scale is a group of notes that can be used to create music or an audible composition much like the various forms of the English Language. Similarly, it is clear the a musical or audible composition for alerting would have been obvious in view of Kahn regardless of the exact notes or the exact manner in which to express or "write" those notes. Therefore, it would have been obvious to use musical notes from different scales in the audible generated composition since such would have been common techniques to use different notes to generate a composition.

3. Claim 14,15,24 are rejected under 35 U.S.C. 103(a) as being unpatentable over the WO publication to Motorola in view of Wong (5394140).

Motorola, as discussed above in conjunction with claims 1,4,11; shows pager for displaying and audibly generating tones for each message. Motorola does not expressly show an input means on the pager for assigning tonal compositions to be played in response to specific composition codes.

In an analogous art, Wong shows a pager, which generates audible messages in response to received message codes that are interpreted in view of stored

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corresponding codes. See abstract. This permits the user to have some creative control over how the audible composition is presented. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to have used an input means on the pager in order to permit the user to creatively control the audible output of an composition discussed in the Motorola document.

4. Claims 3,7,13,16,18,22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Motorola and Wong as applied to claims 1,4,11,14 above, and further in view of Fisch (4873520).

In an analogous art, Fisch shows voice message pager. The pager of Fisch uses voice as the audible composition, in order to convey addition information to the user upon retrieval or playing of the message. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to have used voice as the audible composition in the above discusses system in order to convey additional information regarding the message.

5. Claims 8-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Motorola publication as applied to claim 4 above, and further in view of Kawashima (5332994).

In an analogous art, Kawashima shows audible message pager. The pager of Kawashima uses the audible composition to convey addition information to the user. Kawashima uses a timer 12 to limit the time interval that the selected tone is generated;

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this provides protection to the power supply in that the audible generator does not drain the battery. It is also noted that stop commands are verily common in POCSAG systems. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to have used a timer to limit the audible composition in the above discusses system in order to prevent excessive battery drain.

Response to Arguments

Applicant's arguments filed 10/29/01 have been fully considered but they are not persuasive.

The applicant argues that the Motorola Reference does not provide a tone in the chromatic scale.

It remains the examiner's position that the Motorola Publication and Kahn both generate a series of tones where at least one tone has a frequency that is at least a portion of the chromatic scale. The chromatic scale is a series of notes or tones that can be used to generate or write an audible composition. It remains the examiner's position that the Motorola Publication and Kahn would in fact generate at least one tone that would exist on the Chromatic Scale.

In the alternative, it is well known that the chromatic scale is a group of notes that can be used to create music or an audible composition much like the various forms of the English Language. Similarly, it is clear the a musical or audible composition for alerting would have been obvious in view of the Motorola Publication and Kahn regardless of the exact notes or the exact manner in which to express or "write" those

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notes. Therefore, it would have been obvious to use musical notes from different scales in the audible generated composition since such would have been common techniques to use different notes to generate a composition.

The applicant argues (regarding claims 4-6) that the Motorola Reference does not include a third portion of the data used for generating tones as determined by the first portion of data.

The Motorola publication shows a pager, which receives codes. A first portion of a received code is compared to a stored address to **detect** if the message is directed to the particular paging receiver, page 4 lines 20+. A third portion of the code is used to activate a sound generator to audibly generate recalled tones to be heard by the user for presenting an audible composition to the user (page 4 lines 35+) this audible composition is only generated if the message is destined for this particular pager and therefore generates the tones based upon the first portion of data.

The applicant argues (regarding claim 11) that the Motorola reference does not show comparing the received data with stored data to generate a composition.

The Motorola Publication does this in two ways. First the received address (first portion) is compared to the stored address. A match is required in order for the pager to generate a composition. Secondly, since the memory 212 outputs a signal to audio generator 220 in order to produce an audible composition, that portion of the memory

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inherently needs to be addressed by a comparison-look up step in the operation of the controller 210.

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Regarding claim 14, the applicant argues that the Wong reference does not show a registration means within the receiver that is adapted to store a relationship between the demodulated data and sound combinations and patterns that include tones to form a melody.

Wong is not cited for teaching digital data combinations forming tones that are used to form a melody. Not only does Wong teach such a feature, see discussion above, such would be inherent in the digital tone composition of the Motorola Publication, see page 2 lines 32+.

Regarding claims 3,7,13 and 16, the applicant argues that Fisch does not show a coded signal that activates stored tones in the form of a melody or the like. Not only does Fisch show such a feature, see rejection above; also, the Motorola publication uses received codes to form a melody by audibly producing tones corresponding to the received codes. See page 2 lines 32+.

Regarding claims 8-10, the applicant argues that Kawashima does not use a timer to maintain the length of a tone before moving on to the next tone. Such a limitation is not expressly set forth in the claims, however this limitation is inherent in the

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Motorola Publication in that the playing of a melody/composition using received codes must maintain the length of a tone for a time period before moving on to the next tone.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian A Zimmerman whose telephone number is 703-305-4796. The examiner can normally be reached on Off every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mike Horabik can be reached on 703-305-4704. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4700.

BaZ March 26, 2002 Brian A Zimmerman Primary Examiner

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